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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/743,071	/743,071 12/23/2003		Robert L. Horn	A7995.0023/P023	7430
24998	7590	12/12/2006		EXAMINER	
DICKSTE			PEUGH, BRIAN R		
1825 EYE STREET NW Washington, DC 20006-5403			•	ART UNIT	PAPER NUMBER
				2187	
				DATE MAILED: 12/12/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
	0.55	10/743,071	HORN ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Brian R. Peugh	2187				
Period for	The MAILING DATE of this communication ap Reply	pears on the cover sheet with the o	correspondence address				
WHICH - Extens after S - If NO p - Failure Any re	PRTENED STATUTORY PERIOD FOR REPLHEVER IS LONGER, FROM THE MAILING Dions of time may be available under the provisions of 37 CFR 1. IX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statut ply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status		• .					
1)⊠ F	Responsive to communication(s) filed on <u>24.4</u>	August 2006					
		s action is non-final.					
	Since this application is in condition for allowa		secution as to the merits is				
	closed in accordance with the practice under	·					
	n of Claims						
·		anlication .	•				
	Claim(s) <u>1-3 and 5-20</u> is/are pending in the ap	·	·				
	4a) Of the above claim(s) is/are withdrawn from consideration.  Claim(s) is/are allowed.						
· <u> </u>	· · · ——						
	Claim(s) <u>1-3,5-20</u> is/are rejected.  Claim(s) is/are objected to.						
·	Claim(s) are subject to restriction and/o	or election requirement					
	•	or election requirement.					
Applicatio	n Papers						
9) <u></u> ⊤	he specification is objected to by the Examine	er.	·				
10)[ T	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
F	Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
11)[T	he oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTO-152.				
Priority un	nder 35 U.S.C. § 119						
12) <u> </u>	cknowledgment is made of a claim for foreigr ] All b)	n priority under 35 U.S.C. § 119(a	)-(d) or (f).				
1	. Certified copies of the priority documen	ts have been received.					
2	Certified copies of the priority documen		on No				
3	Copies of the certified copies of the price	prity documents have been receive	ed in this National Stage				
	application from the International Burea		•				
* Se	e the attached detailed Office action for a list	of the certified copies not receive	ed.				
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Attachment(s		🗖					
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	4) 💹 Interview Summary Paper No(s)/Mail Da					
_	ation Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P					
	No(s)/Mail Date	6)  Other:					

#### **DETAILED ACTION**

### Response to Amendment

This is in response to applicant's amendments dated 08/24/2006 with the following results.

Claims 1, 19, and 20 have been amended and claim 4 has been canceled.

## Response to Arguments

1. Applicant's arguments filed 8/24/06 have been fully considered but they are not persuasive. As noted below, the Koclanes et al. reference teaches adding space upon determining that a performance goal has not been met.

## Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 1-3 and 5-20 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed,

had possession of the claimed invention. The amended independent claims now recite that if a goal is not met, a step of "allocating or deleting a cluster" occurs (e.g., claim 1). However, it is unclear to the Examiner where in Applicant's Specification that this is taught. Paragraph 0004 recites that clusters are added or deleted with out the qualifying if statement. Paragraph 0044 recites that previously deleted clusters are ready for reallocation, although no deleting of clusters is taught as a response to the if statement as claimed.

# Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 1-2, 5-9, 11-12 and 16-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Koclanes (US Patent Application Publication No. 2004/0243699). The following rejections have been made in light of the above 35 U.S.C. 112, 1<sup>st</sup> paragraph rejection.

As per claims 1, 5-6, 16-20, Koclanes discloses a method for operating a storage volume, comprising: establishing a profile for the storage volume [policy rules and metric (page 2, paragraphs 0017 and 0018)]; while accepting and executing a host command for said storage volume: collecting statistical data related to said storage volume [monitoring aspects of the storage network (page 2, paragraph 0018); monitoring system collects data on the status of all storage resources (page 4, paragraph 0048)]; and analyzing said statistical data to determine whether a performance of said storage volume meets a goal [comparing the aspects of the network against the metric (page 2, paragraph 0018); comparing the metrics to reference information (policy rules) (page 4, paragraph 0051)]; if said goal is not met. allocating or deleting a cluster [expansion of volume; para. 0052-0053; related to clusters which define volumes in App's spec para. 0025]; modifying said profile, the statistical data and a current state of said profile to create a new state of said profile; and modifying said storage volume to be consistent with the new state of said profile [when an out of bounds condition is detected the storage network is automatically reconfigured (page 2, paragraph 0018); if any metrics is determined to be out of bounds, a provisioning change is initiated (page 4, paragraph 0052)]; said profile is established using a predictive algorithm; said predictive algorithm is a function of a quality of service requirement for the storage volume and said predictive algorithm is also a function of at least one of: a redundancy requirement for the storage volume; a size of the storage volume; a number of storage devices in the storage volume; a predicted read activity that will likely address the volume; a predicted write

activity that will likely address the volume; an amount of data likely to be read or written to the volume; and a performance expectation for the volume [desired options for allocation and reconfiguration (page 6, paragraphs 0063-0070)].

As per claim 2, Koclanes discloses that said profile comprises information related to at least one of: a size of the storage volume; a RAID type identifier associated with clusters of the storage volume; and a preferred location for clusters of the storage volume [storage devices are automatically reconfigured to meet capacity, bandwidth and connectivity demands (page 3, paragraph 0041); obtaining size requirement and provisioning of a particular RAID type (page 5, paragraph 0060)].

As claim 7, Koclanes discloses that the step of establishing a profile comprises storing said profile in a memory [the policy rules are maintained in a policy rules database (page 4, paragraph 0056)].

As per claim 8, Koclanes discloses that said step of collecting statistical data comprises collecting at least one of a following statistical components: a total number of read commands processed; a total number of write commands processed; a total number of times a command queue for holding pending read or write commands has queue length which coincides with one of a plurality of queue length ranges; and a total number of times a latency for processing a read or write command coincides with one of a plurality of latency ranges [response time and I/O rates (page 7, paragraph 0082)].

As per claim 9, Koclanes discloses that said step of collecting statistical data comprises collecting at least one of a following statistical components: a total number of sectors read; and a total number of sectors written [Insufficient Capacity to meet the provisioning request (page 5, paragraph 0060)].

As per claim 11, Koclanes discloses that said step of collecting statistical data comprises forming an I/O density histogram [snapshot volume (page 7, paragraph 0077)].

As per claim 12, Koclanes discloses that said step of modifying said profile comprises: changing a RAID type of a cluster to optimize a frequently performed operation [data protection type (page 5, paragraph 0060)].

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian R. Peugh whose telephone number is (571) 272-4199. The examiner can normally be reached on Monday-Thursday from 7:00am to 4:30pm. The examiner can also be reached on alternate Friday's from 7:00am to 4:30pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Donald Sparks, can be reached on (571) 272-4201. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-2100.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Brjan R. Peugh Primary Examine

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D**ę**cemb**é**r 7, 2006